



U.S. APPLICATION NO.	FIRST NAMED APPLICANT	Washington	
09/787072	DINMAN ET AL	ATTY, DOCKET NO.	
	DIMMANETAL	UMDNJ-31060	
GIBBONS, DEL DEO, DOL	AN ODIECINOED AND	INTERNATIONAL APPLICATION NO.	
1 RIVERFRONT PLAZA NEWARK, NJ 07102 5497	SN, GRIFFINGER & VE	PCT/US99/20942	
		I.A. FILING DATE PRIORITY DATE	
		13 SEP 99	
NOTIFICATION TO CONTAINING N	COMPLY WITH REQUIREMENT UCLEOTIDE SEQUENCE AND/OI DISCLOSURES	DATE MAILED: 02 MAY 2 S FOR PATENT APPLICATION R AMINO ACID SEQUENCE	
ficiency noted below an	apers under 35 U.S.C. 371 to enter the ated below, however, are missing. The dayoid abandonment is set forth in the	he period within which to correct the accompanying Notification.	
ne nucleotide and/or ami th the requirements for ason(s):	no acid sequence disclosure contained such a disclosure as set forth in 37 CF	in this application does not comply R 1.821-1.825 for the following	
The application	fails to comply with the requirements	of 37 CFR 1.821-1.825.	
inis application	n does not contain, a "Sequence Listing	g" as a separate part of the	
disclosure on p	aper copy or compact disc. as required	d by 37 CED 1 921(a)	
required by 37 (Sequence Listing" in computer readab	le format has not been submitted as	
A copy of the ".	Sequence Listing" in computer readab	le form has been submitted. The	
37 CFR 1.822 at Sequence Listing	omputer readable form, however, does nd/or 1.832, as indicated on the attach s."	s not comply with the requirements of the marked-up copy of the "Raw	
The computer re	eadable form that has been filed with the	his application has been found to be	
substitute compl	unreadable as indicated on the attache uter readable form must be submitted a or compact disc of the "Sequence List	ed CRF Diskette Problem Report. A	
computer readal Other:	ble form of the "Sequence Listing" as	required by 37 CFR 1.821(e).	
PLICANT MUST PROV	stitute computer readable form (CRF)	of the "Sequence Listing"	
amendment direc	stitute paper copy or compact disc of the citing its entry into the specification.	he "Sequence Listing," as well as ar	
A statement that	the contents of the paper or compact d	lisc and the computer readable form	

FOR QUESTIONS REGARDING COMPLIANCE WITH THESE REQUIREMENTS, PLEASE CALL:

are the same and, where applicable, include no new matter, as required by 37 CFR

(703) 308-4216, for Rules interpretation,

(703) 308-4212, for CRF submission help,

(703) 287-0200, for PatentIn software help.

1.821(e), 1.821(f), 1.821(g), 1.825(b) or 1.825(d).

Pat Booker, Paralegal

Telephone: (703)305-3738

Commissioner for Patents, Box PCT nited States Patent and Trademark Office Washington, D.C. 20231 www.uspio.gov

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09/7870	72	DINMAN ET AL	UMDNJ-31060					
1			INTERNATIONAL APPLICATION NO.					
GIBBONS, DEL D		IFFINGER & VE	PCT/US99/20942					
NEWARK, NJ 071		OCKETED	I.A. FILING DATE PRIORITY DATE					
	DUE	7.2.01	13 SEP 99					
	EINIAI		DATE MAILED: 02 WAY 200					
NOTIFICATIO	NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)							
1. The following iter	ms have been subm	itted by the applicant or the IB to the	e United States Patent and Trademark					
TIC D	a Designated Offici ic National Fee.	e (37 CFR 1.494) an Elected C						
ر شا	the international ap	Indication of Small	international application into English.					
	Declaration of inver	· 🗀	icle 19 amendments into English.					
□ .,	Article 19 amendm	ents. Other:						
L;	Document.	g. Everninesia. Deport in Euglish au	d in A					
		y Examination Report in English an le International Preliminary Examina						
2. Applicant has re	equested early proc	essing under 35 U.S.C. 371(f) but h	as not filed the following indicated items and/or					
the indicated items in	paragraph 3 below.	The Basic National Fee and the co	py of the international application must be filed					
	ths from the priority ic National Fee.	y date to avoid abandonment. Copy of the interna	ational application					
			••					
The following item acceptance under 35 U		hed within the period set forth below	in order to complete the requirements for					
•		tion into English. A processing fee	will be required if submitted					
		te 20 or 30 months from the priority	y date. d on the attached Notice of Defective					
<u> </u>	nslation.	is detective for the reasons infreater	d on the attached Notice of Defective					
<u> </u>		ng the translation of the application						
		onths from the priority date (37 CF) inventors, in compliance with 37 C	R 1.492(f)). FR 1.497(a) and (b), properly identifying					
the :	application (prefera	bly by the International application i	number and international filing date). A					
surc date	-	red if submitted later than the appro-	priate 20 or 30 months from the priority					
		laration does not comply with 37 C	FR 1.497(a) and (b) for the reasons					
		d PCT/DO/EO/917.	appropriate 20 or 30 months from the					
	rity date (37 CFR 1		appropriate 20 or 30 months from the					
4. Additional claim fe	es of \$	as a large entity small ent	tity, including any required multiple dependent					
claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are due (37 CFR 1.492(g)). See attached PTO-875.								
5. [x] Applicant has no	5. [X] Applicant has not submitted the required sequence listing pursuant to 37 CFR 1.821-1.825. See attached							
PCT/DO/EO/920.								
			ST BE SUBMITTED WITHIN TWO (2)					
			NTHS (where 37 CFR 1.495 applies) FROM ATER. FAILURE TO PROPERLY					
RESPOND WILL RE			MIER. PAHORE TO I ROTERET					
The time period set ab 1.136(a).	ove may be extende	ed by filing a petition and fee for ex	tension of time under the provisions of 37 CFR					
6. If box 3a or 3c is c	hecked, a translatio	on of the Annexes MUST be submitt	ed no later than the time period set above or the er than 20 or 30 months from the priority date.					
7. The Article 19 a	mendments are car	scelled since a translation was not pr	ovided by the appropriate 20 (37 CFR 1.494(d))					
or 30 (37 CFR 1.495(c	l)) months from the	priority date.						
		ation to the United States Patent and he U.S. application no. shown abov	Trademark Office must be mailed to the e. (37 CFR 1.5)					
		notice MUST be returned	d with this response.					
Enclosed: PCT/DC	D/EO/917	Notice of Defective Translati	on					
☐ PTO-87	5	PCT/DO/EO/920	at Booker, Paralegal					
FORM PCT/DO/EO/9	05 (March 2001)	Telepho	one: (703)305-3738					

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PO PERTU O US				Washington, D.C		
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			13 SEP 99			
	NOTIFICAT	TION OF A DEFECTIVE OATH		2 MAY 200		
into the natideficiency n A new oath application in	onal stage in the oted below and a or declaration, p	ain an oath or declaration acceptable United States of America. The perivoid abandonment is set in the accorpoperly identifying this application (national filing date) is required. The	od within which to companying Notificatio preferably by the inte	orrect the n.		
2. does : 3. does : 4. does : 5. does : to be	not identify the applinot identify the invention identify the citizen that the period identify the period identification identifies the period	ance with either 37 CFR 1.66 or 37 CFR lication to which it is directed. entor(s). eenship of each inventor. rson making the oath or declaration believes inventor or inventors of the subject mat	ves the named inventor o			
1.497(a) AN WILL RESI	ND (b), AND 1.4 ULT IN FAILUR	OATH OR DECLARATION IN C 97(d) WHERE APPROPRIATE, W EE TO ENTER THE NATIONAL S APPLICATION.	THIN THE TIME F			
Additionally	, the oath or dec	laration does not comply with 37 Cl	FR 1.63 in that it:			
m	does not identify the mailing address of each inventor. If the residence is different from the mailing address, then the city and state or city and foreign country of residence of each inventor must also be given.					
2 do	es not state that the	person making the oath or declaration:				
a		understands the contents of the application mendment specifically referred to in the o		as		
b . □	acknowledges the	duty to disclose to the Office all informat	tion known to the person	to be		

does not identify the foreign application for patent or inventor's certificate for which a claim for

priority is made pursuant to 37 CFR 1.55, and any foreign application having a filing date before that of the application on which priority is claimed, by specifying the application serial number,

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3. 🔲

material to patentability as defined in 37 CFR 1.56.

country, day, month, and year of its filing.